

UNITED STATL DEPARTMENT OF COMMERCE Patent and Trademark flice Address: COMMISSIONER OF PATENTS AND TRADEMARKS Weshington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED	INVENTOR		ATTORNEY DOCKET NO.	1
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SEP	1 1 2006				EXAMINER	J
CAT & TR	40 HINE CO			ART UNIT	PAPER NUMBER	ı
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This is a communicat	ion from the examiner	in charge of your application.		DATE MAILED:		
COMMISSIONER OF	PATENTS AND TRA	DEMARKS				
This application h	as been examined	Responsive to communicat	tion filled on 20	2 Nov 2003	This action is made fina	ıl.
A shortened statutory Fellure to respond wit	period for response to hin the period for resp	on this action is set to expire <u>Twic</u> onse will cause the application to t	o (√ Imonth(s)	Trave in	m the dato of this letter.	
Pert I THE FOLLOW	VING ATTACHMENT	(S) ARE PART OF THIS ACTION:	:			
1. Notice of F	References Cited by Ex	ceminer, PTO-892	2. Notice	a of Drafteman's Pot	ent Drawing Review, PTO-948	
3. Notice of A	art Cited by Applicant,				Application, PTO-152.	٠.
5. L. Information	on How to Effect Dra	wing Changes, PTO-1474.	6			
Part ff SUMMARY	_					
1.		1-9			are pending in the application	1.
Of the a		- 12				
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			-		have been cancelled.	
3. Claims		1-8;9			are allowed.	
4. Claims					are rejected.	
5. Claims					are objected to.	
6. Claims			are	subject to restriction	or election requirement.	
		informal drawings under 37 C.F.R.				
		oonse to this Office action.		·		
9. The corrected are eccept	or substitute drawings able; not acceptable	s have been received on e (see expianation or Notice of Dra	aftsman's Patent [Under 37 C.F Drawing Review, PT	F.R. 1.84 these drawings O-948).	
0. ☐ The proposed examiner; ☐	additional or substitute disapproved by the ex	e sheet(s) of drawings, filed on reminer (see explanation).		has (have) been [approved by the	
1. The proposed	drawing correction, fite	ed, has b	een 🔲 approved	d; Ddisapproved (s	see explanation).	
2. Acknowledgen	nent is made of the cla	im for priority under 35 U.S.C. 11serial no; fil	9. The certified co	opy has 🗖 been rec		
Since this appl accordance with	lcation apppears to be th the practice under E	In condition for allowance except x parte Quayle, 1935 C.D. 11; 453	for formal matters 3 O.G. 213.	, prosecution as to ti	he merits is closed in	
4. Other						

EXAMINER'S ACTION
SN 995077

Application/Control Number: 09/995,077

Art Unit: 2817

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 20 November 2003 has been entered.

This application is in condition for allowance except for the following formal matters:

In the Specification:

The disclosure is objected to because of the following informalities: Page 3, line 29 & page 11, line 8, note that at each occurrence, "rhombohedrion" should be correctly spelled as - -rhombohedron--. Page 32, line 31, note that "FMTSEC" remains vague in meaning and needs clarification in the specification. Page 45, lines 1, 2, note that "dicotron instability" remains vague in meaning and needs clarification in the specification. Appropriate correction is required.

In the Drawings:

The drawings are objected to because reference labels should be provided for those drawings depicting schematic aspects of the invention. In general, the drawing figures should contain reference labels corresponding to those described in the specification. Likewise, any new reference labels added to the drawing figures should be correspondingly added to the specification's description of the drawing figures. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

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In the Claims:

The following claims have been found objectionable for the reasons set forth below:

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In claim 1, last paragraph, third line therein, note that a --,-- should follow "section" and "to" should be deleted and replaced by --wherein some of said electrons-- for a proper characterization; fourth line therein, "and" should be deleted and replaced by --to-- & "to" should be deleted and replaced by --said additional electrons-- for consistency of description; fifth line therein, note that --further-- should precede "additional" for clarity of description; sixth line therein, note that " N_{RF} periods" should be replaced by --a time t-- for consistency with the amended equation; ninth line therein, note that "and" should be deleted as being unnecessary; last line therein, note that the phrase --and ω is the radian RF frequency-- should be added to complete the definition of parameters in the amended equation.

In claim 9, line 6, note that --at least a-- should precede "first" for consistency of description; line 10, note that "N is an integer greater than or equal to one" should now be deleted as being unnecessary and the "," (i.e. after " δ_1 ") should be deleted as being unnecessary.

Comments:

Contrary to applicant's assertions, the objections to the specification and drawings remain outstanding since no amendments to the specification and no new drawings incorporating any changes thereto appear to have been filed in the response of 20 November 2003.

Allowable Claims:

Claims 1-8; 9 are allowable over the prior art of record.

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Prosecution on the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire **TWO MONTHS** from the mailing date of this letter.

Any inquiry concerning this communication should be directed to Benny Lee at telephone number 571 272 1764.

B. Lee

RENNYT, LEE PRIMARY EXAMINER (R) UNIT 28:7